Federal Defenders OF NEW YORK, INC.

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January 14, 2022

By ECF

The Honorable P. Kevin Castel United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

> **United States v. Derell Louissaint** Re:

20 Cr 685 (PKC)

Application GRANTED.

SO ORDERED.

Dated: New York, NY

1/17/2022

P. Kevin Castel United States District Judge

Dear Judge Castel:

I am writing to request that the Court allow Mr. Louissaint to remove his location monitoring equipment and return it to the Pretrial Services Officer in advance of surrendering on January 18, 2022.

Mr. Louissaint has been designated to FCI Talladega Satellite Camp located at 565 East Renfroe Road, Talladega, AL 35160. By the Court's Judgment on November 17, he is required to surrender to FCI Talladega by January 18, 2022, before 2:00 p.m. The Pretrial Services Agency has requested the return of Mr. Louissaint's location monitoring equipment. I request that Mr. Louissaint be permitted to remove his location monitor and return it to the Pretrial Services Agency prior to his surrender.

Thank you for your consideration of this request.

Respectfully submitted,

Zawadi Baharanyi Assistant Federal Defender (917) 612-2753

Jun Xiang cc: Assistant United States Attorney (by ECF)